Amendment To Section 17, Article 7, Of The Constitution Of The State Of Utah, Relating To The Duties Of The Auditor And Of The Treas-

Be it enacted by the Legislature of the State of Utah, two-thirds of all of the Members Elected to Each of the two houses concurring therein:

Sect on 1. That it is proposed to amend Section 17, Article 7, of the Constlution of the State of Utah, so that the same will read as follows:

17. The Auditor shall be auditor of public accounts. The public money shall be deposited by the Treasurer under the supervision of the Board of Exam ners, and as provided by law. Sect on 2. The Secretary of State is hereby directed to submit this proposed amendment to the electors of the State at the next general election in the manner provided by law

Section 3. If adopted by the electors of the State, this amendment shall take effect January 1, 1913,

State of Utah, Office of the Secre tary of State, ss.

I, Charles S. Tingey, Secretary of certify that the foregoing is a full, true and correct copy of a resolution proposing an amendment to Section 17, Article VII, of the Constitution of tles of the Auditor and of the Treas-

In testimony whereof, I have hereunto set my hand and affixed the Salt Lake City, this 22nd day of Aug-

(SEAL). C. S. TINGEY. Secretary of State.

Taxation Of Mines.

Be it resolved and enacted by the ring Therein:

Constitution of the State of Utah, so

both placer and rock in place, containing or bearing gold, silver, copper, lead, or other valuable precious the municipality. metals, after purchase thereof from used for other than mining purposes, manner provided by law. any other part thereof, so used for Jay of January, A. D. 1913. other than mining purposes, shall be taxed at its value for such other pur- ary of State, ss. poses, as provided by law; and all all property and surface improvements certify that the foregoing is a full, county or counties to be dismembered upon or appurtenant to mines and true and correct copy of a resolution shall vote separately therefor. mining claims, which have a value proposing an amendment to Section metal mines and mining claims, shall and school districts. be taxed as provided by law. All lands containing coal, hydro-carbons co stone deposits after purchase thereof from the United States and all property and surface improvements upon or appurtenant to such lands which have a value separate and independent of all such lands and the ret proceeds of all such land and the by- A Joint Resolution Proposing An products of all valuable depos ts contained therein not taxed in a crude or raw condition, shall be taxed as

Section 2. The Secretary of State 's hereby ordered to give this proposhifon to be published in at least one rewspaper in every county in the State where a newspaper is printed and published for two months preced ug the next general election.

provided by law.

Section 3. This proposition shall be submitted to the electors of this State at the next general election for their approval or disapproval. Alofacial bullets used at such election shall have printed or written there on the words, "For the amendment of Section f, Article 13, of the Constitution, relating to the taxation of "Yes," "No," and shall other wise be prepared and submitted to the electors as may be otherwise prowided by law, and said ballot shall be received, counted and canvassed, and returns thereon he made in the same manner and in all respects as s or may be provided by law in the case of election of state officers.

Section 4. If adopted by the elecfors of the State, this amendment shall take effect January 1, 1913. State of Utah, Office of the Secre-

tary of State, sa. I, Charles S. Tingey, Secretary of State, of the State of Utah, do hereby certify that the foregoing is a full, true and correct copy of a resolution proposing an amendment to Section 4. Article XIII, of the Constitution of tion of mines.

In testimony whereof, I have here ske City, this 22nd day of August ceding the next general election.

C. S. TINGEY. Secretary of State.

Joint Resolution Proposing An Amendment To Sect on 4, Of Article 14, Of The Constitution Of The State Of Utah, Fixing The Limit Of Indebtedness Of Counties, Cities Towns, And School Districts.

Be t Resolved by the Legislavire the State of Utah, two-thirds of all be members elected to each of the two houses voting in favor thereof: Sect on 1. It is proposed to amond ection 4, of Article 14, of the Conultation of the Sate of Utah, so that e same will real as follows:

4. When authorized to create in h otedness as provided in Section h, this Artic. , po county shall be care indebted to an amount coda? ng existing incebtedness, exceeding two per centum no city, town, seb of State of the State of Utah, do hereby d strict or other municipal corporacon, shall became indebted to an enount, including existing indebt of wss, exceeding foat per centum the value of the to able property the the State of Utah, relating to the du-lin, the value to be excertained by the last assessment f State and Cor y purposes, pr leus to the incurrire of such indested; except that in to ornerated effect the assessment Great Seal of the State of Utah, at shall be taken from the last asays. August, 1912. ment for city purposes; provided that to part of the indebtedness allowed n th's Section shall be 'ncurred for ther than strictly county, city, town, school district purposes; provided

A Joint Resolution Proposing An Jurther, that any city of the first class Amendment Of Section 4, Article and any city of the second class hav-13, Of The Constitution Of The ing over 20,000 inhabitants, when au-State Of Utah, Relating To The thorized, as provided in Section 3, of this Art'cle, may be allowed to incur a larger indebtedness not exceeding Legislature of the State of Utah, Two-city of the second class having less thirds of all the members elected than 20,000 inhabitants and any city to Each of the Two Houses Concur- of the third class or town, when author zed as aforesaid, may be allowed Section 1. That it is proposed to to incur a larger indebtedness not examend Section 4, of Article 13, of the coding eight per centum additional or the purpose of supplying such that the same will read as follows: city or town with water, artificial of the adoption of this Constitution 4. All mines and mining claims, lights or sewers, when the works for are hereby recognized as divisions of supplying such water, lights, or sew- th's State, and the precincts and

the United States, shall be taxed at a directed to cause this proposed ed by law in pursuance of this article. thereof, of such mine or claim, is at the next general election in the

value for such other purposes; in ters of the State, this proposed amend- shall be liable for a just proportion

State of Utah, Office of the Secre-

I, Charles S. Tingey, Secretary of

In testimony whereof, I have here reat Seal of the State of Utah, at Salt take effect January 1, 1913. ake City, this 22nd day of August

(SEAL). C. S. TINGEY, Secretary of State.

13, Of The Constitution Of The State Cf Utah, Relating To Taxa-

Be it resolved and enacted by the for the creating of new counties. or's atme of the first of Utan, twohirds .7 o'l th members elected to ach of the two houses concurring trereinz

Section 1. That i'ls proposed to mend Sect on 2, of Article 13, of the onstitution of the State of Utah, so

hat the same will read as follows: 2. All property in this State, not A Joint Resolution · Providing A xempt under the laws of the United itates, or under this Constitution, or he laws of the State of Utah, shall taxed as provided by law. The word property, as used in this Article s hereby declared to include moneys. redits, bonds, stocks, franchises, and all matters and things (real, persond and mixed), capable of private own rahip; but this shall not be so contrued as to authorize the taxation of the stocks of any company or corposation, when the property of such empany or corporation represented ev rich stock, has been taxed. The egislature shall provide by law for in annual tax sufficient, with other

payment o' the state cebt, if any there

provide for the payment of the inter-

at on said debt as it may fall due.

Joint Resolution Providing An the State of Utah, relating to the tax- hereby ordered to give this propost of the Board of County Commission one newspaper in every county in the Constitution of Utah, so tion to be published in at least one ers of said county. The duty of the newspaper in every county in the State Board of Equalization and of and published, for two months prento set my hand and affixed the State, where a newspaper is printed the several County Boards of Equat-Great Seal of the State of Utah, at Salt and published, for two months pre-

> Section 3. This proposition shall be submitted to the electors of this several counties thereof, as may be State at the next general election for their approval or disapproval. All official ballots used at such election be provided by law. shall have printed or written there on the words, "For the amendment of Section 2, Article 13, of the Constitut'on, relating to the general taxation of property," "Yes," "No," and shall otherwise be prepared and submitted to the electors as may be provided to law, and said bar at aun ! be received, counted and canvassed, and returns thereon be made in the same manner in all respects as is or may be provided by law in the case of elec-

tion of state officers. Section 4. If adopted by the electors of the State, this amendment shall take effect January 1, 1913.

State of Utah, Office of the Secre ary of State, ss.

I, Charles S. Tingey, Secretary of State of the State of Utah, do hereby certify that the foregoing is a full, true and correct copy of a reaslution proposing an amendment to Section 2. Article XIII of the Coastitution of the State of Utah, relating to taxation.

In test mony whereof, I have here ento set my hand and affixed the Great Seal of the State of Utah, at Salt Lake City, this 22nd day of of the Constitution of the State of

C. S. TINGEY. (SEAL), Secretary of State

Proposing An Amendment To Sect of 1, Article 11, Of The Constitution, Relating To Counties, Cities, And Towns, And Providing For The Cresting Of New Counties.

Be it resolved by the Legislature of the State of Utah, two-thirls of four per centum additional and any all members elected to each of the two houses concurring:

Sect on 1. That it is proposed to amend Section 1, of Article 11, of the Constitution of the State of Uah, so that the same shall read as follows: 1. The several countles of the territory of Utah existing at the time is, shall be owned and controlled by school districts now existing in said counties as legal subdivisions thereof, Sect on 2. The Secretary of State and they shall so continue until chang-

a value not greater than the price amendment to be published as re- The Legislature may by general law paid the United States therefor, un-suired by the Constitution and to be provide for the formation of new less the surface ground, or some part submitted to the electors of the State count'es, and locating the county seats thereof. Every county which shall be formed from territory taken and has a separate and independent | Section 3. If approved by the electrom any other county or countles, which case said surface ground, or ment shall take effect upon the first of the existing debts and liabilities of the county or counties from which such territory shall be taken. Provided, that no new county shall be formed unless a majority of the qualified the machinery used in mining, and State of the State of Utah, do hereby electors voting in each part of the shall be owned and used exclusively

Section 2. The Secretary of State separate and independent of such 1, of Article 14, of the Constitution of is directed to submit this proposed from taxation; Provided further, that mines or mining claims, and the net the State of Utah, fixing the limit of amendment to the electors of the taxes of the indigent poor may annual proceeds of all such precious indebtedness of counties, cities, towns State at the next general eleition in be remitted or abated at such time the manner provided by law.

Section 3. If adopted by the elecset my hand and affixed the tors of the state, this amendment shall

State of Utah, Office of the Secre

ary of State, ss. I. Charles S. Tingey, Secretary of State, of the State of Utah, do hereby cert'fy that the foregoing is a full, true and correct copy of a resolution Amendment Of Section 2, Article proposing an amendment to Section 1, of Article XI, of the Constitution of the State of Utah, relating to counties, cities and towns, and providing

In testimony whereof, I have hereunto set my hand and affixed the Great Seal of the State of Utah, at Salt Lake City, this 22nd day of August, 1912.

(SEAL)

C. S. TINGEY. Secretary of State

Amendment To Section 11, Article 13, Of The Constitution Of The State Of Utah, Relating To State and County Boards Of Equalization.

Be it enacted by the Legislature of he State of Utah, two-thirds of all f the members elected to each of the we houses concurring therein:

Section 1. That it is proposed to amend Section 11, Article 13, of the Constitution of the State of Utah, 80 hat the same will read as follows:

11. Until otherwise provided by law there shall be a State Board of Equalzation consisting of four residents of the State who shall be appointed sources of revenue, to defray the by the Governor, by and with the estimated ordinary expenses of the consent of the senate, whose terms State for each fiscal year. The Leg- of office shall be for four years and islature shall also provide for the until their successors are appointed and qualified; provided, that two of before the same becomes due; and said members shall be appointed every two years. There shall also be in each county of the State a Coun-Section 2. The Secretary of State is ty Board of Equalization, consisting

ization shall be to adjust and equalize the valuation of the real and personal property of the State and of the provided by law. Each Board shall also perform such other duties as may

Section 2. The Secretary of State is hereby directed to submit this proosed amendment to the electors of the State at the next general election in the manner provided by law.

Section 3. If adopted by the electors of the State, this amendment shall take effect January 1, 1913. State of Utah, Office of the Secreof State, ss.

I, Charles S, Tingey, Secretary of ite, of the State of Utah, do hereby certify that the foregoing is a full, true and correct copy of a resolution propos ng an amendment to Section 11, Article XIII, of the Constitution of the State of Utah, relating to State and County Boards of Equalization. In testimony whereof, I have hereunto set my hand and affixed the

Great Seal of the State of Utah, at Salt Lake City, this 22nd day of August 1912. (SEAL). C. S. TINGEY,

Secretary of State

A Joint Resolution Proposing An Amendment of Section 3, Article 13,

Utah, Relating to Taxation. Be it resolved and enacted by the Legislature of the State of Utah, twothirds of all the members elected to

each of the two houses concurring therein: Section 1. That it is proposed to amend Section 3, of Article 13, of

the Constitution of the State of Utah so that the same will read as fol-

3. The Legislature shall provide by law for a just and equitable assess ment of the property of the State at ts actual money value. Ail taxes shall be uniform on the same class of property within the territorial limits of the authority levying the tax, and shall be levied and collected for public purposes only; provided, that a deduction of debits from credits may be authorized: Provided, further, that the property of the United States, of the state, counties, cities, towns. school districts, municipal corporaons and public libraries, lots with the buildings thereon used exclusiveeither for religious worship or charitable purposes, and places of burial not held or used for private or corporate benefit, shall be exempt from taxation. Ditches, canals, reservoirs, pipes and flumes owned and used by individuals or corporations for irrigating lands owned by such individuals or corporations or the individual members thereof, shall not be separately taxed as long as they for such purpose; Provided further that mortgages upon both real and personal property shall be exempt

Section 2. The Secretary of State is hereby ordered to give this proposition to be published in at least

vided by -law.

State where a newspaper is printed same will read as follows: ceding the next general election,

State at the next general election for their approval or disapproval. All shall have printed or written thereon receive no other pay or perquisite. the words, "For the amendment to Section 3. Article 13, of the Constitution relating to the classification of posed amendment to the electors of property for purposes of taxation," "Yes," "No," and shall otherwise be prepared and submitted to the electors as may otherwise be provided by law, and said ballot shall be received counted, and canvassed and returns thereon be made in the same manner and in all respects as is or may be tion of state officers.

Section 4. If adopted by the elecshall take effect January 1, 1913. State of Utah, office of the Secre-

tary of State, ss.

I, Charles S. Tingey, Secretary of the Legislature. State of the State of Utah, do hereby cert'fy that the foregoing is a full, true and correct copy of a resolution proposing an amendment to Section 3. Article XIII, of the Constitution of the State of Utah, relating to taxation. In testimony whereof, I have here unto set my hand and affixed the Great Seal of the State of Utah, at Salt Lake City, this 22nd day of August, 1912.

(SEAL). C. S. TINGEY. Secretary of State.

Joint Resolution Proposing An Amendment to Section 9, Article VI. of the Members of the Legislature.

Be it enacted by the Legislature of the State of Utah two-thirds of all the members elected to each of the two houses concurring therein:

Section 1. That it is proposed to twenties. It is as deceiving as paint amend Section 9, Article VI. of the

9. Unt l otherwise provided by law. the members of the Legislature shall Section 3. This proposition shall receive eight dollars (\$8.00) per day be submitted to the electors of this and ten cents per mile for the distance necessarily travelled going to and returning from the place of meetofficial ballots used at such election ing on the most usual route, and shall

Section 2. The Secretary of State is hereby directed to submit this prothe State at the next general election in the manner provided by law.

Section 3. If adopted by the electors of the State, this amendment shall take effect January 1, 1913. State of Utah, Office of the Secretary of State, ss.

I. Charles S. Tingey, Secretary provided by law in the case of elec- of State of the State of Utah, do herecertify that the foregoing is a full, true and correct copy of a resotors of the State, this amendment lution proposing an amendment to Section 9, Article VI, of the Constitution of the State of Utah, relating to the Compensation of the members of

> In testimony whereof, I have hereunto set my hand and affixed the Great Seal of the State of Utah, at Salt Lake City, this 22nd day of August, 1912.

C. S. TINGEY. Secretary of State.

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